

IN THE HIGH COURT OF NEW ZEALAND
AUCKLAND REGISTRY
I TE KŌTI MATUA O AOTEAROA
TĀMAKI MAKĀURAU ROHE

CIV-2019-404-337

UNDER

Part 19 of the High Court Rules 2016 and sections 239F, 239ACD, 239ADO and 280 of the Companies Act 1993

IN THE MATTER OF

ARROW INTERNATIONAL GROUP LIMITED a company having its registered office at 1 Broadway, Newmarket, Auckland, 1023, NZ.

AND

ARROW INTERNATIONAL (NZ) LTD a company having its registered office at Arrow International Group Limited, 1 Broadway, Newmarket, Auckland, 1023, NZ.

AND

CONSTRUCTION LABOUR AND RESOURCES LTD a company having its registered office at Arrow International Group Limited, 1 Broadway, Newmarket, Auckland, 1023, NZ.

AND

of an application by **ANDREW JAMES BETHELL, ANDREW JOHN McKAY** Chartered Accountants and CAANZ-accredited Insolvency Practitioners of BDO Auckland Level 4, BDO Centre, 4 Graham Street, Auckland 1010 **and COLIN ANTHONY GOWER**, RITANZ-accredited Insolvency Practitioner of BDO Christchurch Ltd, Level 4, 287/293 Durham Street North, Christchurch Central

Applicants

COURT ORDERS UNDER THE COMPANIES ACT 1993

Dated 12th March 2019



BUDDLE FINDLAY
NEW ZEALAND LAWYERS
Barristers and Solicitors
Auckland

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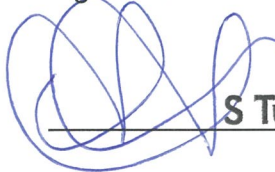
1. The without notice originating application made by Andrew James Bethell and Andrew John McKay of BDO Auckland and Colin Anthony Gower of BDO Christchurch (together, the "**applicants**") on the 27th date of February 2019, in the matter of Arrow International Group Limited (In Administration), Arrow International (NZ) Ltd (In Administration) and Construction and Labour Resources Ltd (In Administration) (together, the "**Companies**"), was determined in part by the Honourable Justice Downs on the 14th day of March 2019. ^{12th}
2. The determination was made following a hearing held on 11 March 2019. Mr D T Broadmore appeared on behalf of the applicants.
3. The following orders were made:
 - (a) notwithstanding ss 239ACD and 280 of the Companies Act 1993 ("**Act**"), the applicants may be appointed as liquidators and/or deed administrators of the Companies;
 - (b) that these orders apply to any appointment of the applicants, either by:
 - (i) the Companies; or
 - (ii) the respective shareholder(s) of the Companies; or
 - (iii) a secured creditor holding a charge over the whole, or substantially the whole, of one of the Companies' assets or whose charge has become, and still is, enforceable; or
 - (iv) creditors of the Companies at a watershed meeting,provided that no further circumstances arise not already disclosed that would disqualify the applicants under s 280 of the Act.
 - (c) copies of the sealed orders of Downs J are to be served on all known creditors of the Companies within seven days of the orders being sealed by the Court by:
 - (i) posting a copy on BDO's website; and



- (ii) emailing a copy to the creditor's email address by which the Companies normally communicate with the creditor; or
- (iii) where an email address is not known, or at the creditor's request, by posting a copy to the physical address by which the Companies normally communicate with the creditor.

Dated: 12th March 2019.

Signature:


S Tuigamala
(Deputy Registrar)

